IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA

FILE (m. D)

100 JUL 24 (MII: 5)

In re:

GREEN COPPER HOLDINGS, LLC, Case No. 25-10088-T COPPER TREE, INC., Substantively Consolidated Debtors

RESPONSE TO TRUSTEE'S OBJECTION TO CLAIMS FILED BY CREDITOR CYNTHIA DIANE BLANCHARD

Creditor Cynthia Diane Blanchard, pro se, hereby submits this response to the Trustee's Objection to (i) Claim No. 2-2 filed in Copper Tree, Inc., and (ii) Claim No. 1-2 filed in Green Copper Holdings, LLC, and respectfully states as follows:

I. INTRODUCTION

The Trustee objects to my claims on three grounds: (1) that they are duplicative across consolidated estates, (2) that the loans I made to the Debtors should be recharacterized as equity, and (3) that he should retain the right to object to specific advances at a later time.

I filed an amendment clarifying that I do not seek double recovery, and the Trustee has acknowledged this amendment and withdrawn the duplication concern. However, the remaining objections are unsupported by the record and should be denied.

My claims are supported by QuickBooks records, bank statements, and internal accounting documents that show real, traceable cash transfers. I have not received any compensation of any kind for my work. The Trustee has had access to all relevant financial documentation for months,

and there is no justification for recharacterizing the loans or reserving the right to challenge them again later.

II. BACKGROUND

I am the founder and majority shareholder of Copper Tree, Inc. Over a period of nearly two years, I worked full-time without receiving any salary, management fee, or other compensation.

This labor constituted my equity investment in the company.

Separately, between September 30, 2022, and January 22, 2025, I personally loaned the Debtors a total of \$285,107.88. These loans were made incrementally and on an as-needed basis to cover essential operating expenses, including payroll, utilities, vendor obligations, and legal costs—particularly those arising from the surprise lawsuit filed by the McFarlin Group on September 27, 2024.

I did not request, receive, or direct any monetary compensation for my work through any affiliated or third-party entity. My contributions of labor and time were wholly separate from the loans. My Proof of Claim reflects only personal, out-of-pocket cash advances made directly to the Debtors and does not include or relate to any services rendered. These were bridge loans structured with arm's-length characteristics and made with the expectation of repayment.

The final loan on January 21, 2025—made just hours before the bankruptcy filing—was made to cover urgent obligations during an operational crisis and bears all the hallmarks of a commercial loan, not an equity contribution. Each advance is recorded in the company's QuickBooks ledger and corroborated by corresponding bank records, all of which have been provided to the Trustee.

III. RESPONSE TO CLAIM OF DUPLICATION

I filed parallel claims in both estates in light of early uncertainty about how the bankruptcies would be administered. Upon clarification, I filed an amendment on June 7, 2025, (Exhibit A) which stated:

"The creditor does not seek double recovery and defers to the Trustee's discretion as to which estate is ultimately responsible."

The Trustee has since amended his objection to acknowledge this amendment and withdraw the duplication concern. I appreciate the correction and believe this resolves the issue of dual filings.

IV. RESPONSE TO RECHARACTERIZATION ARGUMENT

The Trustee seeks to recharacterize my loan as an equity contribution based primarily on the absence of a fixed maturity date and my ownership interest. However, this interpretation misapplies the governing legal standards and is not supported by the factual record.

The loans were structured as bridge financing, made incrementally as needed to preserve the Price Tower and sustain daily operations during a period of ongoing financial distress. They were made in good faith, with the clear intent and expectation of repayment. While a future sale or refinancing—such as the anticipated October 2024 Ten-X auction—was expected to provide the likely source of repayment, repayment was not contingent on any specific event or outcome. The advances were consistently treated as debt, properly recorded in the company's financial records, and supported by contemporaneous documentation.

After the McFarlin lawsuit derailed the auction on September 27, 2024, I continued to advance funds to cover urgent legal and operational expenses. During this period of heightened instability, there was no practical opportunity to impose a fixed maturity date on each incremental loan.

Nevertheless, each advance was made with the expectation of repayment, in accordance with a continuing loan relationship.

This type of emergency insider financing is not unusual in bankruptcy. In *In re SubMicron Systems Corp.*, 432 F.3d 448 (3d Cir. 2006), the court emphasized that recharacterization turns on the parties' intent—not the presence or absence of formal terms such as a maturity date—particularly where funds are advanced to meet critical operating needs. Similarly, in *In re AutoStyle Plastics*, *Inc.*, 269 F.3d 726 (6th Cir. 2001), the court found that an insider's ownership interest alone does not transform a loan into equity, especially when surrounding facts demonstrate a bona fide lending relationship and commercially reasonable terms.

My decision not to demand repayment prepetition was intended to protect the company's fragile financial position—not evidence of an equity contribution.

This loan is supported by a written loan agreement (Exhibit B) and a detailed transaction history from QuickBooks Online (Exhibit C). The Trustee also has access to corresponding bank records confirming each deposit. I am prepared to provide any additional documentation the Court may require.

V. OBJECTION TO TRUSTEE'S "RESERVATION OF RIGHTS"

The Trustee now seeks to reserve the right to object in the future to unspecified "advances" even if the Court sustains the validity of my overall claim. I respectfully object to this reservation.

Allowing a future objection would undermine the principle of finality and efficiency in bank-ruptcy proceedings. While Rule 3007 establishes the procedure for objecting to claims, it does not support the Trustee's attempt to reserve rights for future, unspecified objections. Similarly, 11 U.S.C. § 502, which governs the allowance of claims, emphasizes the importance of prompt and efficient claim resolution.

If the Court determines that the loan is valid debt, the entire claim should be allowed without further reservation. Piecemeal objections at a later stage would be both unnecessary and counterproductive, especially given the transparency and completeness of the documentation already provided. Such a approach would delay the administration of the estate and increase costs, contradicting the goals of judicial efficiency and finality.

VI. REQUESTED RELIEF

I respectfully request that the Court:

- Deny the Trustee's objection in full;
- Reject the Trustee's request to recharacterize the loans as equity; and
- Reject the Trustee's reservation of rights to object to specific advances at a later time.

VII. REQUEST FOR CONSIDERATION WITHOUT HEARING AND CLARIFICATION OF INTENT

I respectfully submit this response to clarify and support the validity of my claim, which was filed in good faith and is supported by contemporaneous documentation, including the executed loan agreement and transaction logs submitted here as exhibits. Corresponding bank records have already been provided to the Trustee and are not re-submitted in this filing in order to preserve confidentiality.

I recognize the importance of minimizing administrative costs to the estate and do not wish to create unnecessary burden for the Court or the Trustee. Accordingly, I am not requesting a hearing at this time and respectfully request that the Court consider this response on the written record, consistent with standard practice in claims resolution where no material factual dispute exists. However, I expressly reserve all rights to request a hearing should it become necessary to protect my interests or clarify any contested matters.

I maintain that the loan was valid, legally binding, and beneficial to the estate, and I submit this response to ensure the record reflects the full factual and legal context surrounding the claim.

Respectfully submitted,

Cynthia Diane.Blanchard

Pro Se Creditor

414 SE Washington Blvd. Ste. 205

Bartlesville, OK. 74006

310-435-5707

CERTIFICATE OF SERVICE

I hereby certify that on July 24, 2025, I caused a true and correct copy of the foregoing Response to Trustee's Objection to Claim No. 1-2, along with all attached exhibits, to be served by U.S. Mail, postage prepaid, to the following:

Patrick J. Malloy III Chapter 7 Trustee 401 South Boston Avenue, Suite 500 Tulsa, OK 74103

Karen Walsh Office of the United States Trustee 224 South Boulder Avenue, Suite 225 Tulsa, OK 74103

Dated: July 24 2025 Respectfully submitted,

Cynthia Diane Blanchard

Pro Se Creditor 414 SE Washington Blvd., Ste. 205 Bartlesville, OK 74006

310-435-5707

EXHIBIT INDEX

Filed in Support of Response to Trustee's Objection to Claims Filed by Creditor Cynthia Diane Blanchard

Exhibit	Description
A	Amended Proof of Claim filed June 7, 2025
В	Executed Loan Agreement
С	QuickBooks Online (QBO) Transaction Log

EXHIBIT A

Amended Claim Filing (Filed June 7, 2025)

Amendment to Proof of Claim - Copper Tree, Inc. (Case No. 25-10084-T)

Creditor: Cynthia D. Blanchard

Claim Amount: \$269,554.69

This claim was originally submitted based on internal accounting that allocated

\$269,554.69 of the total \$285,000 loan amount to Copper Tree, Inc. Following

further review and based on the Trustee's initial representation that the bankruptcies

of Copper Tree and Green Copper Holdings, LLC were being jointly administered,

the full loan amount was submitted and supported with documentation in Case

No. 25-10088 (Green Copper Holdings, LLC).

This Copper Tree claim is retained solely to preserve creditor rights in the event that

the Trustee or the Court reallocates liability for any portion of the loan to Copper Tree, Inc.

The creditor does not seek double recovery and defers to the Trustee's discretion

as to which estate is ultimately responsible.

Date: June 07, 2025

Signature: /s/ Cynthia D. Blanchard

EXHIBIT B

Loan Agreement

Loan Agreement

This Loan Agreement (the "Agreement") is made and entered into as of September 30th, 2022, by and between Cynthia Blanchard, an individual residing in the State of Oklahoma (the "Lender"), and Copper Tree Inc., a Delaware corporation (the "Borrower"). Lender and Borrower are collectively referred to herein as the "Parties."

Recitals

 WHEREAS, Borrower desires to borrow funds from Lender for purposes of operating capital;

• WHEREAS, Lender agrees to lend funds to Borrower on the terms and conditions set forth herein.

Agreement

1. Loan Terms

- 1.1 Loan Amount. This Agreement establishes an open-ended loan facility under which Borrower may borrow and repay funds from time to time. The total outstanding principal shall not exceed an aggregate amount determined and recorded in the Parties' bookkeeping software, reconciled with the Parties' bank account records.
- 1.2 **Disbursement.** Loan disbursements shall be made by Lender to Borrower upon mutual agreement of the Parties and recorded in the Parties' bookkeeping software.
- 1.3 Interest Rate. The Loan shall bear interest at the rate of 5% per annum, calculated on the basis of a 365-day year and the actual number of days elapsed.
- 1.4 Repayment Terms.
- (a) Lump-Sum Repayment. Borrower shall repay the full outstanding principal and all accrued interest in a single lump sum upon mutual agreement or on demand, provided that Lender gives Borrower at least 30 days written notice of the repayment date.
- (b) Loan Reconciliation. Loan balances and accrued interest shall be reconciled periodically based on records maintained in the Parties' bookkeeping software and corresponding bank account statements.

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1.5 **Prepayment.** Borrower may prepay all or part of the outstanding Loan balance at any time without penalty, provided that any prepayment is accompanied by all accrued interest as of the prepayment date.

2. Representations and Warranties

- 2.1 Borrower represents and warrants to Lender that:
- (a) **Organization and Authority:** Borrower is duly organized, validly existing, and in good standing under the laws of Delaware.
- (b) **No Conflicts:** The execution and delivery of this Agreement do not conflict with any agreements or laws applicable to Borrower.

3. Default and Remedies

- 3.1 Events of Default. The following constitute events of default:
- (a) Failure to make any payment when due under this Agreement.
- (b) Breach of any representation, warranty, or covenant in this Agreement.
- (c) Insolvency, bankruptcy, or liquidation of Borrower.
- 3.2 Remedies. Upon the occurrence of an event of default, Lender may:
- (a) Declare the entire outstanding Loan amount, including accrued interest, immediately due and payable.

4. Miscellaneous

- 4.1 **Governing Law.** This Agreement shall be governed by and construed in accordance with the laws of the State of Delaware.
- 4.2 **Notices.** All notices required or permitted under this Agreement shall be in writing and delivered to the addresses specified below or as updated by written notice.
- 4.3 **Amendments.** Any amendments or modifications to this Agreement must be in writing and signed by both Parties.
- 4.4 Entire Agreement. This Agreement constitutes the entire agreement between the Parties regarding the Loan and supersedes all prior agreements or understandings, whether written or oral.

IN WITNESS WHEREOF, the Parties have executed this Loan Agreement as of the Effective Date.

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Cynthia Blanchard (Lender)

By: Last Blanchard (Borrower)

By: Last Blanchard

Name: Casta Banchard

Title: E

Ch-

EXHIBIT C

QuickBooks Online Transaction Log

Da	ite	Company	Transaction Type	Memo/Description	Account
	02/27/2023	Green Copper	Transfer	DEPOSIT TRANSFER FROM BLANCHARD,CYNTHI XXXXXXXXXX SHARE 40 DEPOSIT TRANSFER	28000 Long-ter loans from shareholders:28100 Loans from Cynthia Blanchard
•	03/03/2023	Copper Tree	Transfer	FROM BLANCHARD,CYNTHI XXXXXXXXXX SHARE 40	28000 Long-term loans from shareholders:28100 Loans from Cynthia Blanchard
03/07/2023		IPT	Journal Entry	Forked Pine Consulting - Cheryl Denney / Tax Credits	28100 Long-term loans from shareholders:Loans from Cynthia Blanchard
03/07/2023		IPT	Journal Entry	Feb Expenses paid by Cynthia with personal funds	28100 Long-term loans from shareholders:Loans from Cynthia Blanchard
	03/07/2023	Copper Tree	Journal Entry	Cynthia paid invoices from personal funds	28000 Long-term loans from shareholders:28100 Loans from Cynthia Blanchard
	03/07/2023	Green Copper	Transfer	FROM BLANCHARD,CYNTHI XXXXXXXXXX SHARE 40	28000 Long-ter loans from shareholderş:28100 Loans from Cynthia Blanchard
	03/08/2023	Copper Tree	Journal Entry		28000 Long-term loans from shareholders:28100 Loans from Cynthia Blanchard
	03/13/2023	Copper Tree	Journal Entry	DEPOSIT TRANSFER	28000 Long-term loans from shareholders:28100 Loans from Cynthia Blanchard
	03/13/2023	Green Copper	Transfer	FROM BLANCHARD,CYNTHI XXXXXXXXXX SHARE 40	28000 Long-ter loans from shareholders:28100 Loans from Cynthia Blanchard
	03/14/2023	Copper Tree	Journal Entry		28000 Long-term loans from shareholders:28100 Loans from Cynthia Blanchard
	03/21/2023	Copper Tree	Journal Entry		28000 Long-term loans from shareholders:28100 Loans from Cynthia Blanchard
	03/27/2023	Copper Tree	Journal Entry		28000 Long-term loans from shareholders:28100 Loans from Cynthia Blanchard
03/31/2023		IPT	Journal Entry	March Expenses paid by Cynthia	28100 Long-term loans from shareholders:Loans from Cynthia Blanchard

	04/05/2023 Copper Tree	Transfer	DEPOSIT TRANSFER FROM BLANCHARD,CYNTHI XXXXXXXXXX SHARE 40	28000 Long-term loans from shareholders:28100 Loans from Cynthia Blanchard
	04/19/2023 Copper Tree	Transfer	DEPOSIT TRANSFER FROM BLANCHARD,CYNTHI XXXXXXXXXX SHARE 40	28000 Long-term loans from shareholders:28100 Loans from Cynthia Blanchard
	04/27/2023 CT Ops	Transfer	DEPOSIT TRANSFER FROM BLANCHARD,CYNTHI XXXXXXXXXX SHARE 40	28000 Long-term loans from shareholders:28100 Loans from Cynthia Blanchard
04/30/2023	IPT	Journal Entry	Business expenses paid by Cynthia with personal funds	28100 Long-term loans from shareholders:Loans from Cynthia Blanchard
04/30/2023	IPT	Journal Entry	April Expenses paid by Cynthia DEPOSIT TRANSFER FROM	28100 Long-term loans from shareholders:Loans from Cynthia Blanchard 28000 Long-term loans
	05/03/2023 Copper Tree	Transfer	BLANCHARD,CYNTHI XXXXXXXXXX SHARE 40 DEPOSIT TRANSFER	from shareholders:28100 Loans from Cynthia Blanchard
	05/03/2023 Copper Tree	Transfer	FROM BLANCHARD,CYNTHI XXXXXXXXXX SHARE 40 DEPOSIT TRANSFER	28000 Long-term loans from shareholders:28100 Loans from Cynthia Blanchard
	05/18/2023 Copper Tree	Transfer	FROM BLANCHARD,CYNTHI XXXXXXXXXX SHARE 40 DEPOSIT TRANSFER	28000 Long-term loans from shareholders:28100 Loans from Cynthia Blanchard
	05/18/2023 Copper Tree	Transfer	FROM BLANCHARD,CYNTHI XXXXXXXXXXX SHARE 40	28000 Long-term loans from shareholders:28100 Loans from Cynthia Blanchard
05/19/2023	ΙΡΤ	Transfer	FROM BLANCHARD,CYNTHI XXXXXXXXXX SHARE 40 DEPOSIT TRANSFER	28100 Long-term loans from shareholders:Loans from Cynthia Blanchard
	05/19/2023 Green Copper	Transfer	FROM BLANCHARD,CYNTHI XXXXXXXXXX SHARE 40	28000 Long-ter loans from shareholders:28100 Loans from Cynthia Blanchard
05/31/2023	IPT	Journal Entry	May Expenses paid by Cynthia FROM	28100 Long-term loans from shareholders:Loans from Cynthia Blanchard
06/01/2023	IPT	Transfer	BLANCHARD,CYNTHI XXXXXXXXXXX SHARE 40	28100 Long-term loans from shareholders:Loans from Cynthia Blanchard
06/30/2023	IPT	Journal Entry	June Expenses paid by Cynthia	28100 Long-term loans from shareholders;Loans from Cynthia Blanchard

				TRANSFER TO	28100 Long torm long
07/26/2023		IPT	Transfer	BLANCHARD,CYNTHI XXXXXXXXXX SHARE 40	28100 Long-term loans from shareholders:Loans from Cynthia Blanchard
	08/03/2023	Copper Tree	Transfer	DRAFT 1048 TRACER 861600000043329 DEPOSIT TRANSFER	28000 Long-term loans from shareholders:28100 Loans from Cynthia Blanchard
	10/06/2023	Green Copper	Transfer	FROM BLANCHARD,CYNTHI XXXXXXXXXX SHARE 40	28000 Long-ter loans from shareholders:28100 Loans from Cynthia Blanchard
				DEPOSIT TRANSFER FROM BLANCHARD,CYNTHI XXXXXXXXXX SHARE	28000 Long-term loans from shareholders:28100 Loans from Cynthia
	11/17/2023	Copper Tree	Transfer	40 WITHDRAWAL TRANSFER TO	Blanchard 28000 Long-term loans
	11/20/2023	Copper Tree	Transfer	BLANCHARD,CYNTHI XXXXXXXXXX SHARE 40	from shareholders:28100 Loans from Cynthia Blanchard
4044040000		IDT.	Taxasia	TRANSFER TO BLANCHARD, CYNTHI XXXXXXXXXXX SHARE	28100 Long-term loans from shareholders:Loans
12/12/2023		IPT _	Transfer	40 Interest for full loan @	from Cynthia Blanchard
	12/31/2023	Copper Tree	Journal Entry	5% TRANSFER TO BLANCHARD,CYNTHI XXXXXXXXXXX SHARE	28100 Long-term loans from shareholders:Loans
01/02/2024		IPT	Transfer	40 WITHDRAWAL TRANSFER TO	from Cynthia Blanchard 28000 Long-term loans
	03/39/3034	Copper Tree	Transfer	BLANCHARD, CYNTHI XXXXXXXXXX SHARE 40	from shareholders:28100 Loans from Cynthia Blanchard
	03/20/2024			FROM BLANCHARD,CYNTHI XXXXXXXXXX SHARE	28100 Long-term loans from shareholders:Loans
04/17/2024		IPT	Transfer	40 FROM BLANCHARD,CYNTHI	from Cynthia Blanchard 28100 Long-term loans
04/17/2024		IPT	Transfer	XXXXXXXXXX SHARE 40 WITHDRAWAL	from shareholders Loans from Cynthia Blanchard
				TRANSFER TO BLANCHARD,CYNTHI XXXXXXXXXXX SHARE	28000 Long-term loans from shareholders:28100 Loans from Cynthia
	04/22/2024	Copper Tree	Transfer	40 DEPOSIT TRANSFER FROM BLANCHARD,CYNTH XXXXXXXXXX SHARE 40 LOAN TO THE	Blanchard
				COMPANY- CYNTHIA BLANCHARD DEPOSIT TRANSFER FROM BLANCHARD,CYNTH XXXXXXXXXXX SHARE	
07/11/2024		IPT	Transfer	40 LOAN TO THE COMPANY- CYNTHIA BLANCHARD	28100 Long-term loans from shareholders:Loans from Cynthia Blanchard

	07/15/2024 Copper Tree	Transfer	DEPOSIT TRANSFER FROM BLANCHARD, CYNTH XXXXXXXXXX SHARE 40 PERSONAL LOAN TO COMPANY DEPOSIT TRANSFER FROM BLANCHARD, CYNTH XXXXXXXXX SHARE 40 PERSONAL LOAN DEPOSIT TRANSFER FROM BLANCHARD, CYNTH XXXXXXXXXX SHARE 40 BLANCHARD LOAN TO THE COMPANY DEPOSIT TRANSFER FROM	28000 Long-term loans from shareholders:28100 Loans from Cynthia Blanchard
07/18/2024	IPT	Transfer	BLANCHARD, CYNTH XXXXXXXXXX SHARE 40 BLANCHARD LOAN TO THE COMPANY DEPOSIT TRANSFER FROM BLANCHARD, CYNTH	28100 Long-term loans from shareholders:Loans from Cynthia Blanchard
07/25/2024	IPT	Transfer	XXXXXXXXX SHARE 40 LOAN TO THE COMPANY DEPOSIT TRANSFER FROM BLANCHARD, CYNTH XXXXXXXXXX SHARE 40 LOAN TO THE COMPANY FROM	28100 Long-term loans from shareholders:Loans from Cynthia Blanchard
07/30/2024	IPT	Transfer	BLANCHARD,CYNTH XXXXXXXXXX SHARE 40 DEPOSIT TRANSFER FROM BLANCHARD,CYNTH XXXXXXXXXX SHARE 40	28100 Long-term loans from shareholders:Loans from Cynthia Blanchard
			FROM BLANCHARD,CYNTH XXXXXXXXXX SHARE 40 DEPOSIT TRANSFER FROM BLANCHARD,CYNTH XXXXXXXXXXX SHARE	28100 Long-term loans from shareholders:Loans
08/01/2024	IPT	Transfer	40 FROM BLANCHARD,CYNTH XXXXXXXXXX SHARE 40 DEPOSIT TRANSFER FROM BLANCHARD,CYNTH XXXXXXXXXX SHARE	from Cynthia Blanchard 28100 Long-term loans from shareholders:Loans
08/08/2024	IPT	Transfer	40 FROM BLANCHARD,CYNTH XXXXXXXXXX SHARE 40 DEPOSIT TRANSFER FROM BLANCHARD,CYNTH	from Cynthia Blanchard 28000 Long-term loans from shareholders:28100
	08/12/2024 Copper Tree	Transfer	XXXXXXXXXX SHARE	Loans from Cynthia Blanchard

	08/12/2024 Co	opper Tree	Transfer	FROM BLANCHARD,CYNTH XXXXXXXXX SHARE 40 DEPOSIT TRANSFER FROM BLANCHARD,CYNTH XXXXXXXXX SHARE 40 FROM BLANCHARD,CYNTH XXXXXXXXXX SHARE 40 DEPOSIT	28000 Long-term loans from shareholders:28100 Loans from Cynthia Blanchard
08/23/2024	ΙΡ	PT	Transfer	TRANSFER FROM BLANCHARD,CYNTH XXXXXXXXXX SHARE 40 HROM BLANCHARD,CYNTH XXXXXXXXXX SHARE	28100 Long-term loans from shareholders:Loans from Cynthia Blanchard
08/29/2024	IP	PT	Transfer	40 DEPOSIT TRANSFER FROM BLANCHARD,CYNTH XXXXXXXXXX SHARE 40 IRANSFER TO	28100 Long-term loans from shareholders:Loans from Cynthia Blanchard
09/13/2024	ΙΡ	PΤ	Transfer	BLANCHARD, CYNTH XXXXXXXXX SHARE 40 WITHDRAWAL TRANSFER TO BLANCHARD, CYNTH XXXXXXXXXXX SHARE 40	28100 Long-term loans from shareholders:Loans from Cynthia Blanchard
				FROM BLANCHARD,CYNTH XXXXXXXXXX SHARE 40 DEPOSIT TRANSFER FROM BLANCHARD,CYNTH XXXXXXXXXX SHARE	28000 Long-term loans from shareholders:28100 Loans from Cynthia
	10/01/2024 C	opper Tree	Transfer	40 FROM BLANCHARD,CYNTH XXXXXXXXXX SHARE 40 DEPOSIT TRANSFER FROM	Blanchard 28000 Long-term loans
	10/09/2024 C	copper Tree	† Transfer	BLANCHARD, CYNTH XXXXXXXXX SHARE 40 +RUM BLANCHARD, CYNTH XXXXXXXXX SHARE 40 DEPOSIT	from shareholderş:28100 Loans from Cynthia Blanchard
10/16/2024	IP	PT	Transfer	TRANSFER FROM BLANCHARD,CYNTH XXXXXXXXXX SHARE 40	28100 Long-term loans from shareholders:Loans from Cynthia Blanchard
10/24/2024	IP	PΤ	Transfer	DEPOSIT BY CHECK RECEIVED 1,500.00 - Cynthia	28100 Long-term loans from shareholders:Loans from Cynthia Blanchard

	11/01/2024	Copper Tree	Transfer	FROM BLANCHARD, CYNTH XXXXXXXXXX SHARE 40 DEPOSIT TRANSFER FROM BLANCHARD, CYNTH XXXXXXXXXXX SHARE 40 FROM BLANCHARD, CYNTH XXXXXXXXX SHARE	28000 Long-termaloans from shareholders:28100 Loans from Cynthia Blanchard
	11/15/2024	Copper Tree		40 DEPOSIT TRANSFER FROM BLANCHARD,CYNTH XXXXXXXXXX SHARE 40	28000 Long-term loans from shareholders:28100 Loans from Cynthia Blanchard
	12/16/2024	Copper Tree	Transfer	DEPOSIT TRANSFER FROM BLANCHARD,CYNTH XXXXXXXXXXX SHARE 40	28000 Long-term loans from shareholders:28100 Loans from Cynthia Blanchard
		Green Copper Copper Tree	Journal Entry Journal Entry	Strbe lights and business license renewal fee Interest for full loan @ 5%	28000 Long-term loans from shareholders:28100 Loans from Cynthia Blanchard
01/15/2025		IPT	Journal Entry	Copper Tree regulatory fee paid by Cynthia	28100 Long-term loans from shareholders:Loans from Cynthia Blanchard
	01/21/2025	Copper Tree	Transfer	Funds loaned for Ron Brown Law	28000 Long-term loans from shareholders:28100 Loans from Cynthia Blanchard

Split	Amount	Balance
0001 SAVINGS - 1	125.00	125.00
Truity x7431 - 01	125.00	250.00
-Split-	10,000.00	10,250.00
-Split-	3,276.95	13,526.95
	23,333.36	36,860.31
0040 CHECKING - 1	250.00	37,110.31
	12,336.54	49,446.85
	200.00	49,646.85
0040 CHECKING - 1	200.00	49,846.85
	8,393.80	58,240.65
	12,308.70	70,549.35
	12,300.00	82,849.35
-Split-	10,917.73	93,767.08

Truity x7431 - 40	18,337.12	112,104.20
Truity x7431 - 40	17,834.47	129,938.67
0040 CHECKING - 1	5,826.60	135,765.27
-Split-	2,037.11	137,802.38
-Split-	205.32	138,007.70
Truity x7431 - 40	7,500.00	145,507.70
Truity x7431 - 40	1,600.00	147,107.70
Truity x7431 - 40	7,000.00	154,107.70
Truity x7431 - 40	4,834.47	158,942.17
10013 Cash:Truity x1262 - 40	4,952.22	163,894.39
0040 CHECKING - 1	13,332.19	177,226.58
-Split-	3,698.84	180,925.42
10013 Cash:Truity x1262 - 40	8,673.09	189,598.51
-Split-	-60.00	189,538.51

10013 Cash:Truity x1262 - 40	-2,500.00	187,038.51
Truity x7431 - 40	-2,865.00	184,173.51
0040 CHECKING - 1	1,500.00	185,673.51
Truity x7431 - 40	5,000.00	190,673.51
Truity x7431 - 40	-6,000.00	184,673.51
10013 Cash:Truity x1262 - 40	-200.00	184,473.51
	7,135.18	191,608.69
10013 Cash:Truity x1262 - 40	-300.00	191,308.69
Truity x7431 - 40	-25,000.00	166,308.69
10023 Cash:Truity x9278- 40 (Hotel)	8,800.00	175,108.69
10023 Cash:Truity x9278- 40 (Hotel)	1,000.00	176,108.69
Truity x7431 - 40	-10,000.00	166,108.69

Truity x7431 - 40	6,862.00	176,470.69
10023 Cash:Truity x9278- 40 (Hotel)	1,500.00	177,970.69
10023 Cash:Truity x9278- 40 (Hotel)	5,400.00	183,370.69
10013 Cash:Truity x1262 - 40	1,000.00	184,370.69
10023 Cash:Truity x9278- 40 (Hotel)	8,200.00	192,570.69
10023 Cash:Truity x9278- 40 (Hotel)	13,000.00	205,570.69
	0.000.00	

2,390.00

207,960.69

Truity x7431 - 40

Truity x7431 - 40	1,000.00	208,960.69
10023 Cash:Truity x9278- 40 (Hotel)	800.00	209,760.69
10023 Cash:Truity x9278- 40 (Hotel)	15,000.00	224,760.69
10023 Cash:Truity x9278- 40 (Hotel)	-124.00	224,636.69
Truity x7431 - 40	5,000.00	229,636.69
Truity x7431 - 40	24,500.00	254,136.69
10013 Cash:Truity x1262 - 40	182.00	254,318.69
10023 Cash:Truity x9278- 40 (Hotel)	1,500.00	255,818.69

Truity x7431 - 40	273.00	256,091.69
Truity x7431 - 40	6,381.00	262,472.69
Truity x7431 - 40	5,017.00	267,489.69
	146.00 9,922.19	267,635.69 277,557.88
-Split-	50.00	277,607.88
	7,500.00	285,107.88